

IT IS HEREBY ADJUDGED and DECREED that the below described is MOOT.

Dated: December 14, 2016

TONY M. DAVIS
UNITED STATES BANKRUPTCY JUDGE

United States Bankruptcy Court
Western District of Texas
Austin Division

IN RE:

SH 130 CONCESSION COMPANY, LLC, ZACHRY TOLL ROAD - 56 LP, CINTRA TX 56 LLC,

DEBTORS.

CASE NO. 16-10262 CASE NO. 16-10263 CASE NO. 16-10264

CHAPTER 11

Join PLy Administered Under Case No. 16-10262-TMD

ORDER REGARDING

FERROVIAL AGROMAN US CORP.'S OBJECTIONS TO—AND
MOTION TO VACATE, STRIKE, OR QUASH—RULE 2004
LEVTER REQUEST FOR PRODUCTION OF DOCUMENTS

CAME ON, for hearing and consideration, the Objections to—and Motion to Vacate, Strike, or Quash—Rule 2004 Letter Request for Production of Documents, filed by Ferrovial Agroman US Corp. ("FAUS' Objections and Motion"). The Court, having considered FAUS' Objections and Motion, any responses or replies thereto, any admissible evidence, and the arguments of counsel, FINDS and CONCLUDES that the Objections set out in FAUS' Objections and Motion should be SUSTAINED. Further, the Court FINDS and CONCLUDES that the Rule 2004 letter request for

production of documents sent by Bracewell to Ferrovial Agroman US Corp. ("FAUS") is improper and should be quashed, and that FAUS is not required to comply with it. Therefore it is

ORDERED that the Objections set out in FAUS' Objections and Motion are **SUSTAINED**. Further, it is

ORDERED that the Rule 2004 letter request for production of documents sent by Bracewell to FAUS is **QUASHED**, and FAUS is not required to comply with it.

